John Mansfield john@harrisbricken.com HARRIS BRICKEN 511 S.E. 11th Ave., Suite 201 Portland, OR 97214

Tel: 503.207.7313

Attorney for Plaintiff Dallas Buyers Club, LLC

Michael O. Stevens, OSB No. 095198 michael@hillsborofirm.com STEVENS & LEGAL, LLC 3699 NE John Olsen Avenue Hillsboro, OR 97124

Tel: (971) 533-6178 Fax: (971) 228-2608

Attorney for Defendant JOHN HUSZAR Continued

UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

PORTLAND DIVISION

DALLAS BUYERS CLUB, LLC,

Plaintiff,
v.

JOINT STIPULATED MOTION TO
EXTEND TIME AND FOR BRIEFING
SCHEDULE

JOINT STIPULATED MOTION TO EXTEND TIME AND FOR BRIEFING SCHEDULE

The parties stipulate as follows:

Defendants.

1. Plaintiff filed a Motion for Partial Summary Judgment on 11/14/2017 [ECF Dkt. No. 122].

Pursuant to a scheduling order, [ECF Dkt. No. 124], Defendant filed a Response to

Plaintiff's Motion for Partial Summary Judgment on 01/19/2018 [ECF Dkt. No. 127].

2. On 01/26/2018 a Notice of Appearance was filed by John Mansfield for Plaintiff, [ECF

Dkt. No. 129], and an Unopposed Motion to Withdraw was filed by Carl D. Crowell [ECF

Dkt. No. 130].

3. Since 01/26/2018, Mr. Mansfield, new counsel for Plaintiff, and counsel for Defendants

have met and conferred on a number of occasions.

4. In order to allow Mr. Mansfield sufficient time to review the current posture of the case

and prepare necessary pleadings, the parties have stipulated to a proposed timetable for

responsive pleadings and for briefing on Defendant's cross-motion:

a. Plaintiff will file its reply to Defendant' Response to Plaintiff's Motion for Partial

Summary Judgment on 02/12/2018;

b. Defendant will file his Motion for Summary Judgment on 02/23/2018;

c. Plaintiff will file its Response to Defendant's Motion for Summary Judgment on

03/09/2018; and

d. Defendant will file his reply on the Motion for Summary Judgment on 03/16/2018.

5. The parties respectfully move this Court to order that these dates be entered.

Presented by:

By: /s/ John Mansfield

John Mansfiled

Attorney for Plaintiff

By: /s/ Kiren Rockenstein

Kiren Rockenstein

Attorney for Defendant

Continued from Caption page

J. Curtis Edmondson, CASB No. 236105 (pro hac vice)

jcedmondson@edmolaw.com

Kiren Rockenstein, OSB No. 175638

kirenr@edmolaw.com

EDMONDSON IP LAW

3699 NE John Olsen Avenue

Hillsboro, OR 97124

Tel: (503) 336-3749

Fax: (503) 482-7418

David H. Madden, OSB No. 080396

dhm@mersenne.com

MERSENNE LAW LLC

9600 SW Oak Street, Suite 500

Tigard, OR 97223

Tel: (503) 679-1671

Fax: (503) 512-6113

Attorneys for Defendant JOHN HUSZAR